Attorney or Party Name, Address, Telephone & FAX No., State Bar No. & Email Address

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# UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - RIVERSIDE DIVISION

In re:

Paul Edward Grady

Marina Martinez Grady

CASE NO.: 6:23-bk-14591-SY

CHAPTER: 13

**ORDER CONFIRMING CHAPTER 13 PLAN** 

DATE: January 16, 2024

TIME: 1:30 PM COURTROOM: 302

ADDRESS: 3420 Twelfth St.

This order pertains to the Chapter 13 Plan (Plan) filed on 01/09/2024, docket number 21.

The Plan was served on the creditors pursuant to FRBP 3015. The Debtor\* appeared and was examined at a meeting of creditors conducted pursuant to 11 U.S.C. § 341(a). The court, finding that the Plan with any modifications made at the confirmation hearing meets the requirements of 11 U.S.C. §§ 1322 and 1325, orders as follows:

The Plan is confirmed, with the following provisions:

#### PLAN PAYMENTS AND LENGTH OF PLAN

A. Debtor's Monthly Plan payments will commence on 11/04/2023 and continue on that day of the month for 60 months. These payments shall be:

Payments by Debtor of \$1,646.00 per months 1 through 60.

Continuation of payment schedule, see EXHIBIT-1 attached.

"Bankruptcy Code" and "11 U.S.C." refer to the United States Bankruptcy Code, Title 11 of the United States Code. "FRBP" refers to the Federal Rules of Bankruptcy Procedure. "LBR" and "LBRs" refer to the Local Bankruptcy Rule(S) of this court. \* The term "Debtor" refers to both debtor spouses in a joint bankruptcy case.

	В. 🗶	Main Document Page 2 of 4  B. X This is a Fixed Percentage Plan. Claims in Classes 1 through 4 and 7 will be paid pursuant to the Order of Payments of Claims set forth below. After these payments are completed, nonpriority unsecured claims that are not separately classified (Class 5) will be paid pro rata100.00%_ of the total amount of these allowed claims. See also provision in Section III, E of this order.									
	C	C This is a Pot Plan. Debtor will pay a total sum of to the Chapter 13 Trustee (Trustee).  After payments required to be made the Claims in Classes 1 through 4 and 7, this sum is estimated to pay% to Class 5 nonpriority unsecured creditors.									
	D	D. This is a Residual Plan. After payments required to be made to Claims in Classes 1 through 4 and 7, this is estimated to pay 100.00% to Class 5 nonpriority unsecured creditors.									
	E. Inco	E. Income Tax Refunds									
		All Debtors will provide the chapter 13 Trustee a copy of each income tax return filed during the Plan term within 14 days of filing the return.									
	Debtor must turn over to the Chapter 13 Trustee all tax refunds in excess of \$500 received during the Plan Term										
	This is a 100% Plan. Unless the Plan is modified to a lower percentage, Debtor may retain tax refunds.										
II.	ORDE			MENT OF CLAIMS							
III.	Unless modified by Part III.E of this Order, the Chapter 13 Trustee must make payments on claims as set forth in Section II.A of the Plan.  OTHER PROVISIONS										
	A. Lien Avoidance										
	1. The Plan provides (in Section IV.A.) that Debtor will request the court to value property or avoid liens of creditors under 11 U.S.C. § 506 by separate motion(s). This court has issued order(s) on such motion(s). The affected liens are identified in <b>Attachment A</b> . Unless otherwise ordered by this court, the effective date on which such liens will be avoided is the date of completion of all Plan payments.										
	2. The Plan utilizes Section IV.C to modify secured claims and liens without a separate motion and serves as the motion to value the real or personal property and avoid liens and security interests of creditors. See <b>Attachment B</b> for valuation and avoidance of liens under 11 U.S.C. § 506.										
	3. The plan utilizes Section IV.C to avoid judicial liens or nonpossessory, nonpurchase -money security interests of creditors on real or personal property under 11 U.S.C. § 522(f).										
	See Attachment C for avoidance of real property judicial liens.										
	See Attachment D for avoidance of judicial liens and nonpossessory, nonpurchase-money security interests of creditors on personal property.										
	B. Surrender of Collateral and Automatic Stay Termination.										
	The following collateral is surrendered to secured creditors and the automatic stay provisions of 11 U.S.C. § 362(a) are terminated as to the collateral only, and the co-debtor stay under 11 U.S.C. §1301 is terminated										
		respect	ა, u	pon entry of this order.  COLLATERAL		SECURED CREDITOR					
	a.										
	b. c.										
	C.					I					

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C.	Atto	rney's	Fees
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order.

1.	X	Attorney for debtor is employed under the Rights and Responsibility Agreement (RARA) and is
		awarded Base Fees of \$5,000. Having received \$1,500, Attorney for Debtor is entitled to a
		payment of \$3,500 from the bankruptcy estate on account of such Base Fees.
2.		Attorney for Debtor is employed on an hourly fee contract. All fee awards shall be by separate

- D. The Chapter 13 Trustee is authorized to make payment to creditors holding allowed secured claims based on the Plan. However, the amounts listed on a proof of claim for an allowed secured claim control over any contrary amounts listed in the Plan as to the current installment payment and arrearages unless otherwise ordered by the court. Also, any determination in the Plan or by separate motion made under FRBP 3012 about the amount of a secured claim is binding on the creditor holding the claim, even if the holder files a contrary proof of claim, regardless of wheather an objection to claim has been filed. If relief from the automatic stay is ordered as to a secured creditor on certain collateral, then all payments under the Plan to the secured creditor as to that collateral will cease.
- E. The following modifications to the Plan have been agreed to by the Chapter 13 Trustee, and/or a creditor if applicable, and Debtor, or have been ordered by the court.

In the event of any differences between the terms of the plan and this order, the terms of this order shall control.

The plan base amount of \$98,760.00 shall be paid to the Trustee, in addition to any tax refunds required by this order.

## Additional plan interlineations are set forth on page four of this order.

### F. Revesting Property

Property of the bankruptcy estate will not revest in Debtor until such time as a discharge is granted or the case is dismissed or closed without discharge. Revesting will be subject to all liens and encumbrances in existence when the case was filed, except those liens avoided by court order or extinguished by operation of law. In the event the case is converted to a case under Chapter 7, 11, or 12 of the Bankruptcy Code, the property of the estate will vest in accordance with applicable law. After confirmation of this Plan, the Chapter 13 Trustee will have no further authority or fiduciary duty regarding use, sale, or refinance of property of the estate except to respond to any motion for proposed use, sale, or refinance as required by the LBRs. Before any discharge or dismissal, Debtor must seek approval of the court to purchase, sell, or refinance real property.

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Date: January 31, 2024

Scott H. Yun

United States Bankruptcy Judge

### Additional Plan Interlineations

Attorney fees shall be paid at the rate of not more than 50% of the amount of each plan payment until paid in full. Debtor must pay the base plan amount or the percentage to unsecured creditors, whichever is greater. The Trustee may increase the dividend paid allowed claims until the full amount of the plan base stated in this paragraph has been paid by the Debtor(s) or the claims have been paid in full without further notice or order from the court.

The Trustee shall pay the priority claim of the Internal Revenue Service in the amount of \$6,295.01 at the rate of \$104.92 per month for 60 months at 0% interest.

The Trustee shall pay the priority claim of the Franchise Tax Board in the amount of \$783.00 at the rate of \$15.06 per month for 52 months at 0% interest.

The Trustee shall pay the secured claim arrears of Wells Fargo in the amount of \$143.80 at the rate of \$16.25 per month for 9 months at 4% interest for the Dodge.

For purposes of plan administration, the student loan creditors have relief from the automatic stay and may be paid directly by the debtor as long as the plan remains 100%.

The creditor Connexus Credit Union shall be reclassified to Class 3A and stricken from Class 3C.

In the event of a request to modify the plan to reduce the percent to the unsecured creditors to less than 100%, the debtor(s) may need to account for the unpaid excess net disposable income from plan inception to plan modification.